Recording Requested By: M.LWICKS BEN S.P.R.R

Return To: MAG HOLDINGS TRUST C/O M.L.Wicks and Its Assigns 3705148Th Palmdale, California 93552

LINCOLN COUNTY, NV Rec:\$37.00

Total:\$37.00 10/02/2020 04:12 PM M.LWICKS BEN S.P.R.R

2020-159034

Pgs=20 KE

OFFICIAL RECORD AMY ELMER, RECORDER

DOCUMENT TITLE

MEMORANDUM OF AGREEMENT

Recording Requested By: RETURN TO: MAG HOLDINGS TRUST % Mumina A.Rahman 37051 48Th Palmdale ,California 93552

MEMORANDUM OF AGREEMENT

This Memorandum of Agreement (this "MOA" or this is made and entered into on this August 21,2020 ("Effective Date") by and between:

First Party, MAG HOLDING TRUST, with an address located at 37051 48Th Palmdale, California 93552 and

Party of the Second, Michelle Gardner for M.L.Wicks Beneficiary of the SOUTHERN PACIFIC RAILWAY a California Corporation Michelle A.Gardner located at 37061 48Th Palmdale California 93552

The purpose of this Memorandum of Agreement is to set forth the terms and conditions, scope of work and responsibilities of the parties associated with their collaboration on Project **OPERATION M.L.WICKS**, the **WICKS SYSTEM(22)** the RECOVERY OF CERTAIN Domestic and International ASSETS and thereby placing them in MAG Holding Trust for the benefit of it's beneficiaries and assigns forever.

Specifically, both parties will cooperate to develop ways to recover certain assets belonging to M.L.Wicks ,that have now become due and payable. Assets include 99 year lease holdovers described in WicksSystems (22) annexed to This Memorandum of Agreement as to SPECIFICS AND OBJECTIVES RELATED TO PROJECT. NEW SEC. 17 TWN 21 S RANGE 61E NT DIABLE BACKGROUND. WICKSSYSYEM22 Exhibit 2 67-03 0-4 64-39 NEVADA LINCOLN.

Both parties see the benefits of this project, have a desire to pursue the project and have determined that each brings unique expertise and experience necessary to accomplish the objectives outlined above.

First Party, MAG HOLDINGS TRUST has unique expertise and experience in the following areas:

Assignee Michelle A.Gardner has over thirty years in the recovery of assets through the judicial and non judicial process and procedures regarding defaults

1.The two Secured Parties parties got together to secure the assets of M.L.Wicks. Fulling the Acts of Congress and Public Law 95-586 as to M.L

Wicks and certain Bonds due to be distributed amonst the Party of First and Second Party.

2. First Party has Fifty One (51)percent interest in WICKSYTEM22.

3. Second Party Michelle Artice Gardner has unique expertise and experience in the following areas:

Michelle A. Gardner benefits the Trust bringing repossession skills and knowledge of government Takings.

MAG HOLDINGS TRUST] shall undertake the following activities under this MOA: Duties are to appoint assignees job detail and payout expenses for recovery.

Michelle A. Gardner shall undertake the following activities, is to locate by train, bus, automotive or any other conveyances in the recovery of **OPERATION M.L WICKS**, seize and take possession of tangible and intangible property placing in trust.

TERMS AND CONDITIONS.

It is mutually understood and agreed by and between the parties that:

Each party takes legal and financial responsibility for the actions of its respective employees, officers, agents, representatives and volunteers. Each party agrees to indemnify, defend and hold harmless the other to the fullest extent permitted by law from and against any and all demands, claims, actions, liabilities, losses, damages, and costs, including reasonable attorney's fees, arising out of or resulting from the indemnifying party's acts or omissions related to its participation under this Memorandum of Agreement, and each party shall bear the proportionate cost of any damages attributable to the fault of such party, its officers, agents, employees and independent contractors. It is the intention of the parties that, where fault is determined to have been contributory, principles of comparative fault will be applied.

Each party, at its sole cost and expense, shall carry insurance or self insure to cover its activities in connection with this MOA, and obtain, keep in force and maintain, insurance or equivalent programs of self-insurance, for general liability, workers compensation and business automobile liability adequate to cover its potential liabilities hereunder.

This MOA may be amended from time to time by mutual agreement of the parties in a written modification signed by both parties.

This MOA may be terminated by mutual agreement of the parties, and shall automatically terminate upon completion of all responsibilities as stated herein, unless otherwise amended.

FUNDING; COSTS.

The First party shall be solely responsible for any and all costs associated with their responsibilities under this MOA.

EFFECTIVE DATE AND SIGNATURE.

This Memorandum of Agreement shall be effective upon the date of the last party to sign this MOA below. The parties indicate agreement with this Memorandum of Agreement by their signatures below.

MAG HOLDING TRUST By:Mumina-A. Rahman TT

August 21,2020

By: Assignee Michelle Artice Gardner

August 21,2020

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.

State of California	Optional Section
County of Alameda	Capacity claimed by signer
	○ Individual
	Corporate Officer(s)
On <u>\$/21/2020</u> Before me, Raj Gautam, Notary Public, personally appeared:	
On 8/21/2020 Before me, Raj Gautam, Notary Public, personally appeared: MUMINA A. RAHMAN	Title(s)
MUMINA A. RAMMAN	Partners
	Limited
	General
	Attorney in Fact
Who proved to me on the basis of satisfactory evidence to be the person (s) whose	Trustee
name (s) is/are subscribed to this instrument, and acknowledged that he/she/they	Guardian/Conservator
executed the same in his/her/their authorized capacity (ies) and that by his/her/their signature (s) on the instrument the person (s), or the entity upon behalf of which the	Other
person acted, executed the instrument.	0
I certify under PENALTY OF PERJURY under the laws of the State of California that	
the foregoing paragraph is true and correct.	Signer is representing:
	Name of person(s) or entity(ies)
Witness my hand and official seal. RAJ GAUTAM COMM. #2260853 z	traine of perconice, or crisis, (e.e.,
Notary Public - California Alameda County	
My Comm. Expires Oct. 1, 2022	
- Court	
Raj Gautam, Notary Public	
	·
Optional Section	
Title or type of document ASSIGNMENT Title or type of document	3
Title or type of document ASSIGNMENT	
This of type of document	
Number of pages Date of document	
	· ·

CERTIFICATION OF COPY

State of Nevada } County of Lincoln } ss.	
	eted, qualified and acting County Recorder of Lincoln County,
in the State of Nevada, do h	hereby certify that the foregoing is a true, full and correct copy
of the original DEED	
now on file in this office,	
in Book V of REAL ESTAT	E Page 48
as Document Number	
PESRIPICAN SP. LA. 31 RRUD GRANTOR MAG HOLDINGS TR GRANTET NE! 4 of SEC. 17 TWN 2, RANGE SIXTY ONE E. M.	IN WITNESS WHEREOF, I have set my hand and affixed the Seal of my office, in Pioche, Nevada, on Wednesday, September 30, 2020 at 4:03 PM
6,38 ACRES.	Amanda Kulani Deputy Recorder Krysten Elizondo Deputy Recorder

LINCOLN COUNTY RECORDER/AUDITOR OFFICE OF AMY ELMER PO BOX 218 PIOCHE, NV 89043 PHONE (775)962-8076 FAX (775)962-5482

RECORDING REQUESTED by Assignee Mumina Abdur Rahman C/O M.L. WICKS 150 Main Street 3 Los Angeles, California 5 6 MEMORANDUM OF UNDERSTANDING CONSTRUCTIVE TRUST CLAIMS /COLLATERAL COLLECTORS ORDER TO REPOSESS BY M.J.WICKS 7 ASSIGNMENT OF CLAIMS 31 U.S CODE 3727 California Code. Civil Code - CIV § 3344.1 **OPERATION M.L WICKS22©** 10 WICKS SYSTEM22© 11 No Filing Fee 6103 Executive Order 13565 Establishment of Intellectual Property Enforcement Advisory Committee 12. Conditional Acceptance and Notice of Intent to Preserve Interest Title 5 (commencing with 13 Sections 888.20) of Part 2 Division of the Civil Code Marketable Record Title 14 15 Assignee Mumina Abdur Rahman, Michelle Artice Gardner, DNA Olmec, December 22,2019, 22:22 APPOINTMENT AND NOTICE OF INTEREST RIGHTS AND RIGHT TO CONTROL THE DISPOSITION 16 OF ALL ASSETS OF M.L. Wicks Trust & the natural man birthed in Aberdeen, Mississipi and Jennie 17 Langley Wicks, maiden name Bowman , birthed in Cairo, Illinois. 18 19 20 Holders of Private Bills Payable in Gold Bonds, at Forty- eight thousand (48), Forty- four thousand (44), Seven Series, issued by Gerrit L. Lansing and Charles F. Crocker, D.O. Mills, J.L. Wilcutt on April 1, 21 1887. Made payable thirty years later from that dated Gold Bonds To be designated by the letter of the 22 alphabet commencing with letter(A) followed by the succeeding letters in regular order to be including the 23 letter(G) Series. (A) to consist of thirteen thousand bonds for one thousand dollars both inclusive and four 24 25. thousand bonds for five hundred dollars. Series(B)to (F) Series(G). Value in (46) Forty-Six Millions of Dollars. By the SOUTHERN PACIFIC TRANSPORTATION COMPANY BOOK 222-page 172 26 Exhibit 37- 487 27 28 29 Including deeds voice, signatures, birth certificates, photographs of likeness with or without commercial 30 value at the time of his and her death, because of his or her death, whether or not during the lifetime of that natural person the person used his or her name. On or in treaties old and new, land patents by the 31 Department of Interior, ships, harbors, rivers bridges, products, land machinery, telegraph technology, 32 33 toys ,birds, electricity ,gas ,light beams and the unseen. 34 **ACTS OF CONGRESS** 35

P/ L/95-586 H.R.7971 -CONFIRMATION TO M.L. WICKS BY SOUTHERN PACIFIC TRANSPORTATION COMPANY

10 1

37

36

WHEN RECORDED PLEASE N'AIL TO

Assignee Mumina A.Rahman™/ MOSes JARVIS WICKS Family TRUST

358 East San Ysidro Blvd.

San Ysidro, California

92173

ASSIGNMENT 22

MEMORANDUM OF UNDERSTANDING

CONSTRUCTIVE TRUST CLAIMS / COLLATERAL COLLECTOR'S ORDER TO REPOSSESS,

COLLATERAL WANTED RETRIEVED OR LYING DORMANT

This Memorandum of Understanding made in behalf of Assignee Mumina A. RahmanTM Sole Agent and her assigns in writing Includes Duties to Expedite matters, placing herself, In Harm's Way to Retrieve Just Compensation for the Trust's Under The Constitution of the United States, and all rules, and regulations, of The Family of Nations as upheld by The United Nations (UN) 1949 et al: The Federal Act known as The Health and Safety Act The (California Health and Safety Code 33000). In the position to, defend Adverse Claims Apportionment or Whether through Easements by Trescriptions or Vacations wherever they may reside. The Responsibilities of the Assignee is hereby followed below:

To first give Notice of our attempt to Recover Assets, To keep Accurate Records and Accounting, Subpoena Records, Reversal and Unwinding of Documented and for Undocumented Unlawful Transfers, Issue Cease and Desist Letters, Authenticate Demands, Open Bank Accounts, Administer Wire Transfers, Seizer With Security Account Control Agreements, Report Thefts, Collaborate with the Law, Compromise, Create Liens Through the Uniform Commercial Code 9620, 9621 9501 and for any and for all other, of the U.C.C.[that are, or may become available, applicable, or necessary | Business Professional Codes, Secure Transactions, Including Service of Process, Institute Lawsuits, Arrest, Seizer, and or Detain Subjects and/or Seizure of Properties, Real and/or Personal, Tangible and/or Intangible and All Collateral Holdings, Including issuing Letters of Forfeitures and Defaults, Restore All Patents, and for Recover Unauthorized Donations Made and for Held by Individuals and for Entities, Subordinates, Subsidiaries, Corporations, Sub Corporations, Holding Entities, Any and for All Agencies Transmitting Utilities Through The Names of the Debtors of The Secured Parties. This is with Authority of the 1872 Supreme Court ruling: Taylor VS Taintor, 16 Wall, 366,. The Seizure is Not Made By Virtue of Due Process; none is needed. It is likened to the Re-arrest by the Sheriff of an Escaping Prisoner. The missions of the Constructive Trusts are very clear, and are to be made Public. They are; the recovering of All Assets etc., Records in Safe keeping, Fixtures above, and below the surfaces, Lease Hold Overs, Goods, Stolen, and/or Embezzled Property(s) from the date of 1893 to the signing of this Memorandum of Understanding.

April 15, 2013, in good faith, to Barter or Trade, to restore lost and/or Abandoned Treasure Troves, domestically, and/or internationally. This is to include though not limited to Inclu. ing

WHEN RECORDED PLEASE MAIL TO

Assignee Mumina A.Rahman™/ MOSES JARVIS WICKS Family TRUST 358 East San Ysidro Blvd.

San Ysidro, California

<u>92173</u>

Tunnels, Bridges, Waterways, Underpinning Transportation Systems, Airplanes, Energy Sources, Minerals, Metals, Mines, Mountains, Rivers, Streams, and Springs, Water Rights, and or any, and or all, other aspects that may be, at any time in the future discovered, or brought to light, All Assets are recoverable.

All Fees due from Official Agencies for Recovery by Agent are to be waived do to or as a result of Fraud, Deceit, Coercion, and or Embezzlement, this is per Government Code, (G. C.) and Vehicle Code, (V. C.), By The Hand, of the Secured, (With or Without Force.). This M.O.U. being issued without any issue of, or for, retraction, and is stated to be in a state of perpetuity; by obligation, and decree on, and in behalf of: Moye J. WicksTM, the Secured Party: and the son of Milton Langley WicksTM, the son of Moses Langley WicksTM (bkn) M. L. WicksTM, the older brother of Moye WicksTM and younger brother of sister Matilda Langley Wicks StephensTM the wife of Judge Albert A StephensTM all being the sons and daughter of Grandfather Moses Jarvis WicksTM and Grandmother Sarah Amanda Jennings WicksTM. ASSESSED VALUE (insofar at time of this document is at) 25 Billion Dollars \$25,000,000,000,000.00 USD. Or the equivalent in any other currency at the time of this documents date. This value may rise as if and when new items are located and/or brought to light.

SECURED PARTY

Trustee of, the "Moye Jawis Wicks Trust" ™ and, "Moses Jawis Wicks Family Trust"™ Declares that: By the authority of Moye J. Wicks™; his permission is herein Granted by this Decree, the right to Assignee Mumina A. Rahman™, to establish a New Trust, thereby enabling her to increase the assignment, in perpetuity through her Trusts and assigns, regarding the entire collections of the recovered assets due to him, as one of the Trustees of the afore mentioned Trusts. These are my wishes as Trustee; and our way of showing gratitude to her for all of the relentless diligent sacrifices, extensive networking, persistent, and exhaustive, endless, devoted work, and constant outlay of her personal expenditures and time. This she has done For many years prior to coming aboard. That Assignee Rahman™ has so tirelessly and doggedly devoted herself to uncovering the decades of hidden cover ups, fraud, and corruption that many arrogant, immoral, unethical individuals, have perpetrated so unjustly, and by so become enriched from the M. L. Wicks™ and Jennie L. Wicks™ multitude of properties | holdings, and assets. This decree will remove many obstructions in so aiding her due diligence to therefore bringing to fruition the collection(s), (for both Trusts). I am Holding Harmless the Assignee and her Assigns carrying out their Commissions and Assignments".

It is also established by the mere execution of this document that: Both Trusts, and its trustees are at \underline{all} times, to be in complete totality, held in a state of harmlessness, by any action brought forth by our Exclusive; Assignee and Agent, Mumina RahmanTM in the course of her



Assignee Mumina A.Rahman™/ MOSeS JARVIS WICKS Family TRUST 358 East San Ysidro Blvd.

San Ysidro, California

behalf..

92173

duties. By accepting this appointment this is established, and accepted. The signing of this Memorandum of Understanding signed by Moye Jarvis Wicks TrustTM trustee of Moye Jarvis Wicks TrustTM, and Moses Jarvis Wicks Family TrustTM, (as authorized signatory) will be in the best interest of The Trusts, its beneficiaries, and all concerned, to establish as our Exclusive; Assignee and Agent, Mumina RahmanTM by Resolution of this Appointed Decree. This is surely an arduous challenge that lies ahead in the coming years. She can continue to be strengthened and fortified without being under mined, to carry out precise strategies and modalities against all such formidable and unconscionable advisories on our

Upon signing this fortification strategy below, Moye Jarvis Wicks $^{\rm TM}$ Trustee of Moye Jarvis Wicks $^{\rm TM}$ agrees to this (Memorandum of Understanding.), for the recovery of the Legacy of <u>Grandmother Jennie L. Wicks</u> and <u>Grandfather M. L. Wicks</u> without any impediments or interference and by signing below he understands clearly without undue influence or duress. This M.O.U. is to by Entered into the Records of The Trust(s), and Recorded in any, <u>and/or all Jurisdiction where Assets of the</u>

debtors lye. Now in Full Force, and Effect by my Hand, and Seal,

rм do cause this

To be placed in with my Trust , Last Will, and $\mathit{Testamentary}$, and $\mathit{Codicils}$. 3

Made this day of 16 APRIL 2013 Moy Jarvin Wisks

Moye Jarvis Wicks Trust 5M by Trustee Moye Jarvis Wicks TM

May Jarris Wich

Moses Jarvis Wicks Family Trust 5M by Trustee Moye Jarvis Wicks TM

In Witness and Acknowledgment thereof by

Berbera Ray Wicks

WHEN RECORDED PLEASE MAIL TO

Assignee Mumina A.Rahman™/ MOSes JARVIS WICKS Family TRUST 358 East San Ysidro Blvd.

San Ysidro, California

92173

duties. By accepting this appointment this is established, and accepted.

The signing of this Memorandum of Understanding signed by Moye Jarvis Wicks $^{
m TM}$ trustee of Moye Jarvis Wicks TrustTM, and Moses Jarvis Wicks Family TrustTM, (as authorized signatory) will be in the best interest of The Trusts, its beneficiaries, and all concerned, to establish as our Exclusive; Assignee and Agent, Mumina Rahman TM by Resolution of this Appointed Decree. This is surely an arduous challenge that lies ahead in the coming years. She can continue to be strengthened and fortified without being under mined, to carry out precise strategies and modalities against all such formidable and unconscionable advisories on our behalf..

Upon signing this fortification strategy below, Moye Jarvis WicksTM Trustee of Moye Jarvis Wicks Trust TM ,and Moses Jarvis Wicks Family Trust TM agrees to this (Memorandum of Understanding.), for the recovery of the Legacy of Grandmother Jennie L. Wicks TM and Grandfather M. L. Wicks TM without any impediments or interference and by signing below he understands clearly without undue influence or duress. This M.O.U. is to by Entered_into the Records of The Trust(s), and Recorded in any, and/or all_Jurisdiction where Assets of the

debtors lye. Now in Full Force, and Effect by my Hand, and Seal,

To be placed in with my Trust, Last Will, and Testamentary, and Codicils. 3

Made this day of \angle

Moye Jarvis Wicks Trust 5M by Trustee Moye Jarvis WicksTM

Wy Commission Expires 09-13-2016

Moses Jawis Wicks Family Trust 5M by Trustee Moye Jawis Wicks TM

In Witness and Acknowledgment thereof by

or value HAR

1 surs Wicks

COMM. #2006760 IOTARY PUBLIC • CALIFORNIA SAN DIEGO COUNTY Commission Expires Feb. 9, 2017

SECRETARY OF STATE

I, ALEX PADILLA, Secretary of State of the State of California, hereby certify:

That, B. D. Howard was, on December 24, 2013, a duly commissioned, qualified and acting NOTARY PUBLIC, in the State of California, empowered to act as such Notary in any part of this State and authorized to take the acknowledgment or proof of powers of attorney, mortgages, deeds, grants, transfers, and other instruments of writing executed by any person, and to take depositions and affidavits and administer oaths and affirmations in all matters incident to the duties of the office or to be used before any court, judge, officer, or board.

I FURTHER CERTIFY that the seal affixed or impressed on the attached document is the official seal of said Notary Public and it appears that the name subscribed thereon is the genuine signature of the person aforesaid, his (or her) signature being of record in this office.

In Witness Whereof, I execute this certificate and affix the Great Seal of the State of California this 13th day of September 2016.



Oly Koll

Secretary of State

BY al

SECRET

ACKNOWLEDGMENT

	State of California County of San Diego)
;	On 12-24-2013 before me,	B.D. Howard, Notary Public
1	personally appeared Mumina Abdur Ra	(insert name and title of the officer) ahman for MAG Trust
1 1	subscribed to the within instrument and acknow	vidence to be the person s whose name s is are viedged to me that he/she they executed the same in
		the laws of the State of California that the foregoing
i	WITNESS my hand and official seal.	B. D. HOWARD COMM. #2006760 NOTARY PUBLIC • CALIFORNIA 3
	Signature O	SAN DIEGO COUNTY Commission Expires Feb. 9, 2017 (Seal)



1	RECORDING REQUESTED by
2	Assignee Mumina Abdur Rahman C/O M.L. WICKS
3	150 Main Street
4	Los Angeles, California
5	
6	ASSIGNMENT OF CLAIMS 31 U.S CODE 3727
7	California Code, Civil Code - CIV § 3344.1
8	OPERATION M.L WICKS22©
9	WICKS SYSTEM22© No Filing Fee 6103
10	INDENTURE OF FINANANCIAL UTILIZATIONS/AMAGAMATIONS/TRANSMITTING UTILITY &COLLATERIZATION AND COLLECTION OF ALL ABANDONED AND
11	OUTSTANDING RECORDED JUNRECORDED PAPERS, LEASES, DEBTS, WRITINGSS, BONDS, CORPORATIONS, CLAIMS, TRUSTS OWNED OR WITHHELD
12	DOMESTICALLY & INTERNATIONALLY
13	Executive Order 13565 Establishment of Intellectual Property Enforcement Advisory Committee
14	Conditional Acceptance and Notice of Intent to Preserve Interest Title 5 (commencing with
15	Sections 888.20) of Part 2 Division of the Civil Code Marketable Record Title
16	Assignee Mumina Abdur Rahman, Michelle Artice Gardner, DNA Olmec, December 22,2019, 22:22
17	APPOINTMENT AND NOTICE OF INTEREST RIGHTS AND RIGHT TO CONTROL THE DISPOSITION
18	OF ALL ASSETS OF M.L.Wicks Trust & the natural man birthed in Aberdeen, Mississipi and Jennie
19	Langley Wicks, maiden name Bowman ,birthed in Cairo,Illinois.
20 21	Holdors of Driveto Pillo Povoblo in Cold Pondo et Forty sight thousand (40) Forty four thousand (44)
22	Holders of Private Bills Payable in Gold Bonds , at Forty- eight thousand (48), Forty- four thousand (44), Seven Series , issued by Gerrit L. Lansing and Charles F. Crocker , D.O. Mills , J.L. Wilcutt on April 1,
23	1887. Made payable thirty years later from that dated Gold Bonds To be designated by the letter of the
24	alphabet commencing with letter(A) followed by the succeeding letters in regular order to be including the
25	letter(G) Series. (A) to consist of thirteen thousand bonds for one thousand dollars both inclusive and four
26 27	thousand bonds for five hundred dollars. Series(B)to (F) Series(G). Value in (46) Forty-Six Millions of Dollars. By the SOUTHERN PACIFIC TRANSPORTATION COMPANY BOOK 222-page 172
28	Exhibit 37-982
29	Including deeds ,voice, signatures, birth certificates, photographs of likeness with or without commercial
30	value at the time of his and her death, because of his or her death, whether or not during the lifetime of
31 32	that natural person the person used his or her name. On or in treaties old and new, land patents by the Department of Interior, ships, harbors, rivers ,bridges, products, land ,machinery, telegraph technology ,
33	toys, birds, electricity, gas, light beams and the unseen.
34	
35	ACTS OF CONGRESS
36 ·	P/ L/95-586 H.R.7971 -CONFIRMATION TO M.L. WICKS BY SOUTHERN PACIFIC TRANSPORTATION COMPANY
37	

\

Indenture of Financial Utilizations/Amalgamation/Transmitting Utility and Collateralization and Collection of ALL Abandoned and Outstanding Recorded/Unrecorded Papers, Leases, Debts Writings, Bonds, Corporations, Claims, Trusts Owed or Withheld Domestically & Internationally

This Indenture, made the 23st day of December in the year of our Creator, twenty thirteenth between the parties of the first part, *Moye Jarvis Wicks Trust* acting trustee Moye Jarvis Wicks and party of the first part *Moses Jarvis Wicks Trust* acting trustee, Moye Jarvis Wicks and party of the first part Moye Jarvis Wicks. Last being the 1st and only grandson of Moses Langley Wicks, or M.L. Wicks herein known as M.L. Wicks, and did become the Principal Pioneer and owner of numerous undisclosed contracts and assets held domestically and internationally. They are all in collections and there have been no extinguishments in the meaning of preservation of rights.

In behalf of the party of the second-part only M.A.G. Holdings Trust and its successors in interest:

The Trust Estate of Moye Jarvis Wicks et, al, in which cannot be abridged or negated by any person or persons against the party of the second forever.

Witnesseth: That the said parties of the first part for consideration of trust and protection in which the parties of the first part bear unto the second part, as also for the better maintenance, supportive, protection and livelihood of the both parties, does by these presents, give, grant, alien and confirm unto the said party of the second part, and to its assignees.

Subject: Defines responsibility and distributional of Assets recovered and liability.

{MOU} Memorandum of Understanding signed by Moye Jarvis Wicks on April 26th of 2013 for Moye Jarvis Wicks Trust and Moses Jarvis Wicks Trusts. As per the recovery of all proceeds, radio, television, satellite, film or any other intellectual property rights shall be distributed as follows:

51% (fifty-one percent) M.A.G. Holdings Trust or it's successors in interest. Value 25 Billion dollars.

49% (forty-nine percent) Moye Jarvis Wicks Trust and or Moses Jarvis Wicks Trust through its trustee Moye Jarvis Wicks and it's successors in interest. Value 25 Billion dollars.

Duration: Held in perpetuity per M.O.U. and prior signings and Orders.

Acceptance of this Indenture shall include direction from the Memorandum of Understanding above-mentioned. Both documents may be presented separately to produce proof and are being held distinct from each other for presentment only.

My Commission Expires 09-13-201

Either party may record any of these documents within any state, county, or country, land or sea.

Party of the first part Moses Jarvis Wicks Trust acting trustee Moye Jarvis Wicks Mays Jarvis Wicks Party of the first part Moses Jarvis Wicks Trust acting trustee Moye Jarvis Wicks Mays Jarvis Wicks Trust acting trustee Moye Jarvis Wicks Mays Jarvis Wicks Party of the second Part M.A.G. Trust acting Trustee M.A. College M.A. Co

Indenture of Financial Utilizations/Amalgamation/Transmitting Utility and Collateralization and Collection of ALL Abandoned and Outstanding Recorded/Unrecorded Papers, Leases, Debts Writings, Bonds, Corporations, Claims, Trusts Owed or Withheld Domestically & Internationally

This Indenture, made the 23st day of December in the year of our Creator, twenty thirteenth between the parties of the first part, *Moye Jarvis Wicks Trust* acting trustee **Moye Jarvis Wicks** and party of the first part *Moses Jarvis Wicks Trust* acting trustee, **Moye Jarvis Wicks** and party of the first part **Moye Jarvis Wicks**. Last being the **1st** and **only** grandson of **Moses Langley Wicks**, or **M.L. Wicks herein known as** *M.L. WICKS*, and did become the **Principal Pioneer** and owner of numerous undisclosed contracts and assets held domestically and internationally. They are all in collections and there have been no extinguishments in the meaning of preservation of rights.

In behalf of the party of the second part only M.A.G. Holdings Trust and its successors in interest:

The Trust Estate of Moye Jarvis Wicks et, al, in which cannot be abridged or negated by any person or persons against the party of the second forever.

Witnesseth: That the said parties of the first part for consideration of trust and protection in which the parties of the first part bear unto the second part, as also for the better maintenance, supportive, protection and livelihood of the both parties, does by these presents, give, grant, alien and confirm unto the said party of the second part, and to its assignees.

Subject: Defines responsibility and distributional of Assets recovered and liability.

{MOU} Memorandum of Understanding signed by Moye Jarvis Wicks on April 26th of 2013 for Moye Jarvis Wicks Trust and Moses Jarvis Wicks Trusts. As per the recovery of all proceeds, radio, television, satellite, film or any other intellectual property rights shall be distributed as follows:

51% (fifty-one percent) M.A.G. Holdings Trust or it's successors in interest. Value 25 Billion dollars.

49% (forty-nine percent) *Moye Jarvis Wicks Trust and or Moses Jarvis Wicks Trust* through its trustee **Moye Jarvis Wicks** and it's successors in interest. Value 25 Billion dollars.

Duration: Held in perpetuity per M.O.U. and prior signings and Orders.

Acceptance of this Indenture shall include direction from the Memorandum of Understanding above mentioned. Both documents may be presented separately to produce proof and are being held distinct from each other for presentment only.

Either party may record any of these documents within any state, county, or country, land or sea.

Party of the first part Moye Jarvis Wicks	(seal)	
Party of the first part <i>Moses Jarvis Wicks Trust</i> acting trustee Moy	e Jarvis Wicks	
Party of the first part Moye Jarvis Wicks Trust acting trustee Moye Party of the second Part M.A.G. Trust acting Trustee M.A. G.	MALES WEST	
Witness B-a Bongaly Witness	B. D. HOWARD COMM. #2006760 NOTARY PUBLIC • CALIFORNIA 3	

Commission Expires Feb. 9, 2017

Indenture of Financial Utilizations/Amalgamation/ Transmitting Utility and Collateralization and Collection of ALL Abandoned and Outstanding Recorded/Unrecorded Papers, Leases, Debts Writings, Bonds, Corporations, Claims, Trusts Owed or Withheld Domestically & Internationally

This Indenture, made the 23st day of December in the year of our Creator, twenty thirteenth between the parties of the first part, *Moye Jarvis Wicks Trust* acting trustee Moye Jarvis Wicks and party of the first part *Moses Jarvis Wicks Trust* acting trustee, Moye Jarvis Wicks and party of the first part Moye Jarvis Wicks. Last being the 1st and only grandson of Moses Langley Wicks, or M.L. Wicks herein known as *M.L. Wicks*, and did become the Principal Pioneer and owner of numerous undisclosed contracts and assets held domestically and internationally. They are all in collections and there have been no extinguishments in the meaning of preservation of rights.

In behalf of the party of the second part only M.A.G. Holdings Trust and its successors in interest:

The Trust Estate of Moye Jarvis Wicks et, al, in which cannot be abridged or negated by any person or persons against the party of the second forever.

Witnesseth: That the said parties of the first part for consideration of trust and protection in which the parties of the first part bear unto the second part, as also for the better maintenance, supportive, protection and livelihood of the both parties, does by these presents, give, grant, alien and confirm unto the said party of the second part, and to its assignees.

Subject: Defines responsibility and distributional of Assets recovered and liability.

{MOU} Memorandum of Understanding signed by Moye Jarvis Wicks on April 26th of 2013 for *Moye Jarvis Wicks Trust* and *Moses Jarvis Wicks Trusts*. As per the recovery of all proceeds, radio, television, satellite, film or any other intellectual property rights shall be distributed as follows:

51% (fifty-one percent) M.A.G. Holdings Trust or it's successors in interest. Value 25 Billion dollars.

49% (forty-nine percent) Moye Jarvis Wicks Trust and or Moses Jarvis Wicks Trust through its trustee Moye Jarvis Wicks and it's successors in interest. Value 25 Billion dollars.

Duration: Held in perpetuity per M.O.U. and prior signings and Orders.

Acceptance of this Indenture shall include direction from the Memorandum of Understanding above mentioned. Both documents may be presented separately to produce proof and are being held distinct from each other for presentment only.

Either party may record any of these documents within any state, county, or country, land or sea.

Party of the first part Moye Jarvis Wicks Trust acting trustee Moye Jarvis Wicks

Party of the first part Moye Jarvis Wicks Trust acting trustee Moye Jarvis Wicks

Party of the first part Moye Jarvis Wicks Trust acting trustee Moye Jarvis Wicks

Party of the second Part M.A.G. Trust acting Trustee M.A. Witness

Witness

B. D. HOWARD

COMM #2006760

CONTRACT Wicks and MUMING BRHMAN Reference: Estate of Mil. Wicks AND Relatives. SubJect: Defines Res PONSIBILTY AND DISTRIBUTION Of ASSETS RECOVERED AND LIABILITY. (400) the manorandum of Understanding Digned by Moy Jarrio Wide on 16 april 2013 for MOYE JARUL WICK TRUST Moses Janus Wicks Family TRUST A PRATOR THE CONTRACT. TUTAL LIMBILITY acceptance of the Contrat shall include all facets of the memorandum of Understanling above Liabiliy: Per (MOU) Recovery of ALL Proceeds, ALSO, FILM OR other NON-MONETARY MATCRIALS Shall be DISTRIBUTED AS FOLLOWS: 51% (fifty ONE PERCONT) - MUMINA ROHMAN of PERhERINSTRUCTIONS 49% (FORTY HINE PERCENT) MOYE UNRUIS WICKS OR TRUSTS LISTED About DURATION: REMOU AND PRIORMY Commission Expires 09-13-2016 notary glosica h Blam DATE 26 APAIL

B.D. Howard

WITNESS

CERTIFICATION OF COPY

State of Nevada } County of Lincoln } SS.					
I, Amy Elmer, the duly elected, qualified and acting County Recorder of Lincoln County,					
in the State of Nevada, do	hereby certify th	at the foregoing is a true	, full and correct copy		
of the original PARCEL l	MAP (()			
now on file in this office,					
in Book A of PLATS Page	e 39				
as Document Number 39		/			
	affixed the So	S WHEREOF, I have seal of my office, in Pioch October 01, 2020 at 10: Amy Elmer Amanda Kulani Krysten Elizondo	ne, Nevada,		

LINCOLN COUNTY RECORDER/AUDITOR OFFICE OF AMY ELMER PO BOX 218 PIOCHE, NV 89043 PHONE (775)962-8076 FAX (775)962-5482

